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13	Attorneys for Plaintiffs Dell Inc. and Dell Products L.P.		
14	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
15	SAN FRANCISCO		
16		Master File No. 3:07-cv-05944-SC	
17	In re: CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION	MDL No. 1917	
18	This Document Relates to:	DECLARATION OF DEBRA D. BERNSTEIN IN SUPPORT OF	
19	Electrograph Sys. v. Hitachi, Ltd., No. 11-ev-01656;	PLAINTIFFS' OPPOSITION TO KONINKLIJKE PHILIPS N.V.'S	
20		MOTION FOR SUMMARY JUDGMENT AND PLAINTIFFS'	
21	Electrograph Sys., Inc. v. Technicolor SA, No. 13-cv-05724;	OPPOSITION TO PHILIPS ELECTRONICS NORTH AMERICA	
22 23	Siegel v. Hitachi, Ltd., No. 11-cv-05502;	CORPORATION'S, PHILIPS TAIWAN LIMITED'S, AND PHILIPS	
24	Siegel v. Technicolor SA, No. 13-cv-05261;	DO BRASIL LTDA.'S MOTION FOR PARTIAL SUMMARY JUDGMENT	
25	Best Buy Co. v. Hitachi, Ltd., No. 11-cv-05513;		
26	Best Buy Co. v. Technicolor SA, No. 13-cv-05264;		
27			
28	Interbond Corp. of Am. v. Hitachi, Ltd., No. 11-cv-06275;		

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1 2	Interbond Corp. of Am. v. Technicolor SA., No. 13-cv-05727;
3	Office Depot, Inc. v. Hitachi Ltd., No. 11-cv-06276;
4 5	Office Depot, Inc. v. Technicolor SA, No. 13-cv-5726;
6	CompuCom Sys., Inc. v. Hitachi, Ltd., No. 11-cv-06396;
7	P.C. Richard & Son Long Island Corp. v. Hitachi, Ltd., No. 12-cv-02648;
8	P.C. Richard & Son Long Island Corp. v. Technicolor SA., No. 13-cv-05725;
10	
11	02649;
12	Tech Data Corp. v. Hitachi, Ltd., No. 13-cv-00157;
13 14	Dell Inc. and Dell Products L.P., v. Hitachi, Ltd., No. 13-cv-02171;
15	Sears, Roebuck and Co. and Kmart Corp. v. Technicolor SA, No. 13-cv-05262;
16 17	Sears, Roebuck and Co. and Kmart Corp. v. Chunghwa Picture Tubes, Ltd., No. 11-cv-05514;
18	Sharp Elecs. Corp. v. Hitachi, Ltd., No. 13-cv-1173 SC;
19 20	Sharp Elecs. Corp. v. Koninklijke Philips Elecs., N.V., No. 13-cv-2776 SC;
21 22	ViewSonic Corp. v. Chunghwa Picture Tubes, Ltd., No. 14-02510;
23	All Indirect Purchaser Actions.
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I am a Partner with the law firm of Alston & Bird LLP, counsel for Plaintiffs Dell Inc.

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I, **DEBRA D. BERNSTEIN**, declare as follows:

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herein, and I could and would competently testify thereto if called as a witness.

2. I am a member in good standing of the State Bar of Georgia and am admitted to practice before the U.S. District Court for the Northern District of Georgia. Pursuant to the Court's Pretrial Order No. 1 in the MDL Proceeding, I have been admitted *pro hac vice* in this litigation.

and Dell Products L.P. (collectively, "Dell") in the above-captioned action currently pending in the

U.S. District Court for the Northern District of California. I submit this Declaration in support of

Plaintiffs' Opposition to Koninklijke Philips N.V.'s Motion for Summary Judgment and Plaintiffs'

Opposition to Philips Electronics North America Corporation's, Philip Taiwan Limited's, and Philips

do Brasil Ltda.'s Motion for Partial Summary Judgment. I have personal knowledge of the facts stated

- 3. **Exhibit 1** are true and correct copies of excerpts from the November 5, 2014, deposition transcript of Royal Philips 30(b)(6) Representative Frans Spaargaren.
- 4. **Exhibit 2** is a true and correct copy of a document produced by Philips bearing bates numbers PNV0053292–PNV0053317.
- 5. **Exhibit 3** is a true and correct copy of a document produced by LPD bearing bates numbers LPD-NL00018396–LPD-NL00018473.
- 6. **Exhibit 4** is a true and correct copy of a document produced by Philips bearing bates number PHLP-CRT-071832.
- 7. **Exhibit 5** is a true and correct copy of a document produced by Philips bearing bates numbers PHLP-CRT-104383–PHLP-CRT-104511.
- 8. **Exhibit 6** is a true and correct copy of the Objections and Responses of Defendant Koninklijke Philips N.V. to DAP's First Set of Interrogatories.
- 9. **Exhibit 7** consists of true and correct copies of excerpts from the July 31-August 1, 2012 deposition transcript of Royal Philips 30(b)(6) Representative Roger De Moor.
- 10. **Exhibit 8** is a true and correct copy of a document produced by Dell bearing bates numbers DELL-CRT-00095367–DELL-CRT-00095376.

bates numbers SDCRT-0086675-SDCRT-0086681, as well as a certified translation of the same.

- 25. **Exhibit 23** is a composite exhibit consisting of true and correct copies of documents produced by Chunghwa bearing bates numbers CHU00030787–CHU00030794; CHU00030835–CHU00030838; CHU00021268–CHU00021271; CHU00029163–CHU00029170; CHU00030979–CHU00030984; CHU00029131–CHU00029137; CHU00029105–CHU00029107, as well as certified translations of the same to the extent the document is a foreign language document.
- 26. **Exhibit 24** is a true and correct copy of a document produced by Philips bearing bates numbers PHLP-CRT-109589–PHLP-CRT-109590.
- 27. **Exhibit 25** is a true and correct copy of a document produced by Philips bearing bates numbers PHLP-CRT-131584–PHLP-CRT-131590.
- 28. **Exhibit 26** is a true and correct copy of a document produced by Philips bearing bates numbers PHLP-CRT-130656–PHLP-CRT-130661.
- 29. **Exhibit 27** is a true and correct copy of a document produced by Philips bearing bates numbers PHLP-CRT-131901—PHLP-CRT-131906.
- 30. **Exhibit 28** is a true and correct copy of a document produced by Philips bearing bates numbers PHLP-CRT-131576–PHLP-CRT-131579.
- 31. **Exhibit 29** is a true and correct copy of a document produced by Chunghwa bearing bates numbers CHU00029138–CHU00029143, as well as a certified translation of the same.
- 32. **Exhibit 30** is a true and correct copy of a document produced by Chunghwa bearing bates numbers CHU00030995–CHU00030997, as well as a certified translation of the same.
- 33. **Exhibit 31** is a true and correct copy of a document produced by Philips bearing bates numbers PHLP-CRT-082372–PHLP-CRT-082374.
- 34. **Exhibit 32** are true and correct copies of excerpts from the transcript of the January 30-31, 2014, deposition of Patrick Canavan.
- 35. **Exhibit 33** is a true and correct copy of a document produced by Samsung SDI bearing bates numbers SDCRT-0002506–SDCRT-0002510, as well as a certified translation of the same.
 - 36. Exhibit 34 consists of true and correct copies of documents produced by Philips and

Exhibit 47 is a true and correct copy of a document produced by Philips bearing bates

numbers PHLP-CRT-103886-PHLP-CRT-103888.

- 63. **Exhibit 61** is a true and correct copy of a document produced by Matsushita-Toshiba Picture Display bearing bates numbers MTPD-0521744–MTPD-0521748, as well as a certified translation of the same.
- 64. **Exhibit 62** is a true and correct copy of a document produced by LPD bearing bates numbers LPD-NL00031186–LPD-NL00031206.
- 65. **Exhibit 63** is a true and correct copy of a document produced by Chunghwa bearing bates numbers CHU00578883–CHU00578885, as well as a certified translation of the same.
- 66. **Exhibit 64** is a true and correct copy of the Supplementary Objections and Responses of Defendant Philips Electronics North America Corporation to Dell's First Set of Interrogatories.
- 67. **Exhibit 65** is a composite exhibit consisting of true and correct copies of documents produced by the Philips bearing bates numbers PNV0121635–PNV0121640; EIN0000100; PHLP-CRT-082985.
- 68. **Exhibit 66** is a true and correct copy of a document produced by Samsung SDI bearing bates numbers SDCRT-0002488–SDCRT-0002489, as well as a certified translation of the same.
- 69. **Exhibit 67** is a true and correct copy of a document produced by Chunghwa bearing bates numbers CHU00031105–CHU00031106, as well as a certified translation of the same.
- 70. **Exhibit 68** is a true and correct copy of a document produced by Philips bearing bates numbers PHLP-CRT-089651–PHLP-CRT-089652.
- 71. **Exhibit 69** is a true and correct copy of a document produced by Philips bearing bates number PHLP-CRT-073314.
- 72. **Exhibit 70** is a true and correct copy of a document produced by Philips bearing bates numbers PHLP-CRT-160267–PHLP-CRT-160268.
- 73. **Exhibit 71** is a true and correct copy of a document produced by Philips bearing bates numbers PHLP-CRT-094860–PHLP-CRT-094861.
- 74. **Exhibit 72** is a true and correct copy of a document produced by Philips bearing bates number PHLP-CRT-161825.
 - 75. **Exhibit 73** is a true and correct copy of a document produced by Philips bearing bates

1	numbers PHLP-CRT-154722–PHLP-CRT-154723.	
2	76. Exhibit 74 is a true and correct copy of the April 15, 2014 Expert Report of Mohan	
3	Rao.	
4	77. Exhibit 75 is a true and correct copy of the April 15, 2014 Expert Report of Janet S	
5	Netz.	
6	I declare under penalty of perjury under the laws of the United States of America that the	
7	foregoing is true and correct.	
8		
9	Executed on December 22, 2014, in Atlanta, Georgia.	
10	1 St Deora D. Bernstein	
11	Debra D. Bernstein, Esq. ALSTON & BIRD LLP	
12	1201West Peachtree Street Atlanta, Georgia 30309-3424	
13	Tel: (404) 881-7000 Facsimile: (404) 881-7777	
14	debra.bernstein@alston.com	
15	Attorneys for Plaintiffs Dell Inc. and Dell Products L.P.	
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EXHIBITS 1-75 FILED UNDER SEAL